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UNITED STATEL ARTMENT OF COMMERCE
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SERIAL NUMBER FILING DATE		Aa
SERIAL NUMBER FILING DATE	FIRST NAMED APPLIC	ANT ATTORNEY DOCKET NO
08/528,538 09/14/95	- KANEKO	bl 3F c4F40
		. EXAMINER
005514 FITZPATRICK CELLA HARE 30 ROCKEFELLER PLAZA	MMC2/0921 PER & SCINTO	LACAMINECT
		ART UNIT PAPER NUMBER
NEW YORK NY 10112		27

DATE MAILED 09/21/01

Below is a communication from the EXAMINER in charge of this application

COMMISSION	ER OF PATENTS AND TRADEMARKS	
	ADVISORY ACTION	
ATUE PERIOD FOR STATE		
THE PERIOD FOR RESPONSE:		
a) A is extended to run 6 m	or continues to run fn	om the date of the final rejection
expires three months from the date	a of the final rejection as a set of the sign of the final rejection as a set of the sign	2.2.2 × 5.5 5.2 × 45
	and the state of the later than SIX IIIOUII	is from the date of the final rejection.
purposes of determining the period	ained by filing a petition under 37 CFR 1.136(a), he petition, and the fee have been filed is the da d of extension and the corresponding amount of the originally set shortened statutory period	the proposed response and the appropriate fee. the of the response and also the date for the the fee. Any extension fee pursuant to 37 CFR for response or as set forth in b) above.
Appellant's Brief is due in accordance	with 37 CFR 1.192(a).	
Applicant's response to the final rejection	on, filed has been consider	ed with the following effect, but it is not deemed
to place the application in condition for		
 The proposed amendments to the c 	daim and /or specification will not be entered and	the final rejection stands by
a. There is no convincing showing	ng Hodor 27 CED 1 110/b)	and man rejection startos because:
_ /	ng under 37 CFR 1.116(b) why the proposed am	
b. They raise new issues that wo	ould require further consideration and/or search.	(See Note)
c. They raise the issue of new m	natter. (See Note).	
d. They are not deemed to place	e the application in better form for appeal by ma	terially reducing or simplifying the leaves to
e. They present additional claim	s without cancelling a corresponding number of	finally rejected claims
		and the second of the second o
NOTE: The lements	ations of the solid in	attende all ras
Newty proposed or amended claims the non-allowable claims.	would be allowed if submitt	ted in a separately filed amendment carrcelling
3. N Upon the filing an appeal, the propos	sed amendment [] will be a see [M]	
be as follows:	sed amendment 🗌 will be entered 🛛 will not	be entered and the status of the chaims will
Claims allowed:		hali
Claims objected to:		
Claims rejected:		/
However:		K. CUNEO PATENT EXAMINER
Applicant's response has overco	me the following rejection(a)	174 EAT LANGE
	me the following rejection(s):	- A
4. The affidavit, exhibit or request for re	consideration has been considered but does not	Overcome the rejection because
	A Service of the Serv	and the second s
 The affidavit or exhibit will not be conspresented. 	sidered because applicant has not shown good a	and sufficent reasons why it was not earlier
☐ The proposed drawing correction ☐ has	has not been approved by the examiner.	
Other	- spproted by the examiner,	
	170	